## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF WISCONSIN

JOHN HUBER, in his individual capacity and as Personal Representative of the ESTATE OF ANTHONY HUBER,

Plaintiff,

Case No. 21-CV-969

v.

DAVID G. BETH, in his individual and official capacity as Kenosha County Sheriff, DANIEL G. MISKINIS, in his individual and official capacity as the former Chief of Police for the Kenosha Police Department, ERIC LARSEN, in his official capacity as the acting Chief of Police for the Kenosha Police Department, JOHN DOE POLICE OFFICERS of the Kenosha Police Department, Kenosha County Sheriff's Department, Waukesha County Sheriff's Department, Racine County Sheriff's Department, Sauk County Sheriff's Department, Walworth County Sheriff's Department, Washington County Sheriff's Department, Menomonee Falls Police Department, and West Allis Police Department, CITY OF KENOSHA, COUNTY OF KENOSHA, COUNTY OF WAUKESHA, COUNTY OF RACINE, COUNTY OF SAUK, COUNTY OF WALWORTH, COUNTY OF WASHINGTON, VILLAGE OF MENOMONEE FALLS, CITY OF WEST ALLIS, and KYLE RITTENHOUSE,

Defendants.

## STIPULATION TO EXTEND THE TIME FOR MUNICIPAL DEFENDANTS TO RESPOND TO THE PLAINTIFF'S AMENDED COMPLAINT

The Plaintiff and certain Defendants (hereinafter "Municipal Defendants" which are namely, all defendants other than Kyle Rittenhouse) hereby file this stipulation to enlarge the time to respond to Plaintiff's Amended Complaint for the following Municipal Defendants: David Beth, Daniel Miskinis, Eric Larsen, City of Kenosha, Kenosha County, Waukesha County, Racine County, Sauk County, Walworth County, Washington County, Village of Menomonee Falls, and City of West Allis, and the alleged John Doe Police Officers in the above-captioned matter and as grounds states as follows:

- 1. On January 7, 2022, Plaintiff filed his motion for leave to file a First Amended Complaint. (Dkt. 25.)
- 2. The Defendants in the original action did not oppose Plaintiff's motion. (*See* Dkt. 26.) In turn, the Court issued a text-only order on February 2, 2022, granting the motion for leave to file the amended complaint.
  - 3. On February 2, 2022, Plaintiff filed the Amended Complaint. (Dkt. 27.)
- 4. Upon request from the Municipal Defendants noted above, Plaintiff has agreed to provide Municipal Defendants, namely, all defendants other than Kyle Rittenhouse, **until March**21, 2022 to file a response to Plaintiff's Amended Complaint.
- 5. The parties to this Stipulation further agree that this short extension will not prejudice any named party.

By: /s Sara C. Mills

SAMUEL C. HALL, JR.

SARA C. MILLS

MICAELA E. HAGGENJOS

Attorneys for Defendants, David G. Beth, Kenosha County, Waukesha County, Racine County, Sauk County, Walworth County, Washington County, and the respective John

Doe Police Officers

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Dated this 10th day of February, 2022.

By: /s Ted Waskowski

TED WASKOWSKI KYLE W. ENGELKE CLEMENTINE UWABERA

Attorneys for Defendants Daniel Miskinis, Eric Larsen, City of Kenosha, Village of Menomonee Falls, and City of West Allis and the respective John Doe Police Officers STAFFORD ROSENBAUM, LLP 222 W. Washington Avenue, Ste 900

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## Dated this 10th day of February, 2022.

By: /s Anand Swaminathan

ANAND SWAMINATHAN

JON LOEVY

**ARTHUR LOEVY** 

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